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APPLICATION NO.	FILING DATE	CIDCT MANUFACTOR DOMESTICS		
	T THE THE T	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/768,337	01/30/2004	Mark Ferraro	770P011329-US (PAR)	6516
7590 11/30/2004 Perman and Green, LLP			EXAMINER	
425 Post Rd.	reen, LLP		COSIMANO, EDWARD	
Fairfield, CT	06824		ART UNIT	PAPER NUMBER
			2/20	

DATE MAILED: 11/30/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Antice O		Application No.	Applicant(s)			
		10/768,337	FERRARO, MARK			
	Office Action Summary	Examiner	Art Unit			
	71. 1141/110 0 2 2 7	Edward R. Cosimano	3629			
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the d	:orrespondence address			
THE - Exte after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.15 (8) MONTHS from the malling date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tir v within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from cause the application to become ARMONE	mely filed /s will be considered timely, the mailing date of this communication, 10, 73.11.5, 6, 13.33			
Status						
1)[🛛	Responsive to communication(s) filed on 30 Ja	nuary 2004.				
	This action is FINAL . 2b)⊠ This action is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposit	ion of Claims					
5)□ 6)⊠ 7)□	Claim(s) 1-8 is/are pending in the application. 4a) Of the above claim(s) <u>none</u> is/are withdrawn Claim(s) is/are allowed. Claim(s) 1-8 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or					
Applicat	ion Papers					
10)⊠	The specification is objected to by the Examine, The drawing(s) filed on 30 January 2004 is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction The oath or declaration is objected to by the Ex	a)⊠ accepted or b)⊡ objected drawing(s) be held in abeyance. Se ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority (ınder 35 U.S.C. § 119					
a)l	Acknowledgment is made of a claim for foreign All b) Some * c) None of: Certified copies of the priority documents Copies of the certified copies of the priority documents Copies of the certified copies of the prior application from the International Bureau See the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive (PCT Rule 17.2(a)).	ion No ed in this National Stage			
Attachmen	t(s)					
1) Notic	e of References Cited (PTO-892)	4) Interview. Summary.	(PTO-413)			
3) 🔲 Inforr	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mall Date	Paper No(s)/Mail Da	ate atent Application (PTO-152)			

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1. Applicant should note the changes to patent practice and procedure:

A) effective December 01, 1997 as published in the <u>Federal Register</u>, Vol 62, No. 197, Friday October 10, 1997;

- B) effective November 07, 2000 as published in the <u>Federal Register</u>, Vol 65, No. 54603, September 08, 2000; and
- C) Amendment in revised format, Vol. 1267 of the Official Gazette published February 25, 2003.
- 2. Applicant's claim for the benefit of an earlier filing data under 35 U.S.C. § 119(e).
- 3. The oath or declaration is defective. A new oath or declaration in compliance with 37 C.F.R. § 1.67(a) identifying this application by its Serial Number and filing date is required. See M.P.E.P. §§ 602.01 and 602.02.
- 3.1 The oath or declaration is defective because:
 - A) the declaration does not mention the claim for the benefit of an earlier filing date as set forth in paragraph number 1 on page 1, "[001] This application claims the benefit of U.S. Provisional Application No. 60/469,980, filed May 13, 2003.".
- 4. The disclosure is objected to because of the following informalities:
 - A) applicant must update:
 - (1) the continuing data in paragraph number 1 on page 1, with the current status of each of the referenced applications, e.g., --now abandoned--, or --now patent #?--, or --which is abandoned and now serial number #?--, --which is expired--, etc.
 - B) the following errors have been noted in the specification:
 - (1) at line 10 of paragraph number 6 on page 2, applicant's use of the phrase "... the operating software of the postage meter, that that such modification can be accomplished remotely ...", is confusing since either some words are missing or this paragraph should read as --[006] Furthermore, it is desirable that such a postage meter system have the ability to update aspects of its operating software remotely via a communications system such as the Internet_or_a_modem_link_to_a_remote_control_center. The communications

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system, as well as the associated_postage_meter_may_incorporate-transmission-techniques to assure that the communication of the data is secure. Also, it would be advantageous that, in the event that there is a need for modification of the operating software of the postage meter, [[that]] that such modification can be accomplished remotely by the transmission of signals via the communications system, instead of a need for recalling the postage meter for modification or replacement with a new updated model.--.

(2) at lines 11-12 of paragraph number 21 on pages 8-9, applicant's use of the phrase "... a subtract the 78 to present ...", is confusing since either some words are missing or this paragraph should read as --[0021] For the payment of the postage, the postal facility 30 transmits to the receiver 34 an authorization for dispensing an amount of postage for which payment has been made, the amount of the authorized postage being stored in a memory 74. The amount of postage dispensed by the postage selection circuit 46 is monitored by an accumulator 76 which sums the successive amounts of postage being dispensed. The difference between the amount of the authorized postage, as stored in the memory 74, and the amount of the dispensed postage, as provided by the accumulator 76, and subtracted by a [[subtract the]] subtractor 78 to present the remaining amount of available postage on a display 80.--.

Appropriate correction is required.

- 5. The specification and drawings have not been checked to the extent necessary to determine the presence of all possible minor errors. Applicant's cooperation is requested in correcting any errors of which applicant may become aware in the specification or drawings. Applicant should note the requirements of 37 CFR § 1.74, § 1.75, § 1.84(0,p(5)), § 1.121(a)-1.121(f) & § 1.121(h)-1.121(i).
- 6. 35 U.S.C. § 101 reads as follows:

"Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter or any new and useful improvement thereof, may-obtain-a-patent-therefore, subject to the conditions and requirements of this title".

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6.1 Claims 1-8 are rejected under 35_U.S.C. § 101_because_the_invention-as-claimed-is-directed to non-statutory subject matter, since they fail to comply with the "requirements this title, namely 35 U.S.C. § 102 as set forth below.

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. § 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 7.1 Claims 1-8 are rejected under 35 U.S.C. § 102(b) as being clearly anticipated by Wright et al (4,802,218).
- 7.1.1 In regard to claims 1-8, Wright et al ('218) discloses a computerized postage metering system that includes programmed computer 30 and computer controlled printer 40. Under the control of a postage metering operating program that has been supplied by the manufacture and Post Office, computer 30 would use the weight of an item to be shipped as manually entered by the operator using keyboard 31 or automatically obtained from a scale 53 and postage rate data stored in a manually inserted card 90 to determine the correct amount of postage for the item being shipped. After determining the required postage for the item to be shipped, computer 30 requests an postage indicia for the required amount of postage from a manually inserted smart card 10 as evidence that the required amount of postage has been paid. Smart card 10, which contains the postage accounting information associated with the user, determines if the user has sufficient prepaid postage funds to pay for the required postage amount, and if there are sufficient funds then smart card 10 would authorize the generation of a postage indicia comprising both human readable or alphanumeric information and machine readable coded information. Where the information contained in the postage indicia that is printed in both human readable and machine readable form as taught by Wright et al ('218) would include the required alphanumeric postage related information, in the form of date 73 and postage amount 72 and machine readable authentication information in the form of coded

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information 83a,83b. It is noted that as taught by Wright et al. (218) and as can be see figs. 6a and 6b, the postage indicia data used to generated the authentication information:

- A) is coded or encoded using a previously obtained and stored coding method that uses an issuer, or remotely, selected encryption key and encryption program; and
- B) may be printed in human readable and/or machine readable form, where the machine readable form may include a barcode or a multi-dimensional coded.

It is further noted that the smart card of Wright et al ('218) may be used to download new rate and program data into the postage metering system from a remote source.

- 8. The examiner has cited prior art of interest, for example:
 - A) Allocca et al (4,138,735) disclose that data to be used by a postage metering system when determining the correct postage amount for an item may be downloaded using RF transmissions or by modem.
 - B) Eckert (4,649,266) disclose the content of a postage indicia.
 - C) Haines et al (5,077,660) discloses the use of encrypted information to remotely configure a meter, there the encrypted number would permit the meter to enable and disable various features of the meter.
 - D) Abumehdi (5,508,933) discloses the use of encryption and an encryption key when generating a postage indicia based on data from the postage indicia and the accounting unit after which the indicia is printed line by line until the indicia has been completely printed.
 - E) Lee et al (5,606,613) disclose the use of a key manager which periodically changes the encryption key that used to authenticate print data sent from an accounting unit to the printer by decrypting and printing the received print data is the print data is authenticated.
 - F) Gilham (EP 0862145) disclose that that an encryption key is used to generate the authentication data printed in a postage indicia.
 - G) the Office systems article discloses that the new postage meters use encryption to authenticate postage indicia as well as print personalized messages/images and-barcodes-as-part-of-the postage indicia on items of mail.

- H) Cordery et al (5,567,794) discloses that he encryption key-used to encryptauthentication data may be downloaded from a remote device.
- 9. The shorten statutory period of response is set to expire 3 (three) months from the mailing date of this Office action.
- 10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Edward Cosimano whose telephone number is (703) 305-9783. The examiner can normally be reached Monday through Thursday from 7:30am to 6:00pm. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Weiss, can be reached on (703)-308-2702. Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-1113.
- 10.1 The fax phone number for **UNOFFICIAL/DRAFT FAXES** is (703) 746-7240.
- 10.2 The fax phone number for OFFICIAL FAXES is (703) 872-9306.
- 10.3 The fax phone number for AFTER FINAL FAXES is (703) 872-9306.

11/19/04

Edward R. Cosimano Primary Examiner A.U. 3629